TAB 3

INACOM'S EXHIBITS

EX181069111 (#	DANDE	TORIAL EXTENDED DESCRIPTION	OBJECTION TO ANDVISSION/ TRE#
1.	June 5, 2002	First Amended Complaint for Avoidance and Recovery of Preferential Transfers	
2.	April 9, 2004	Defendant Tech Data, Corporation's Answer and Affirmative Defenses In Response To The Plaintiff Inacom Corporation's First Amended Complaint, And Third Party Complaint	
3.	February 3, 2000	Check #708391 for \$1,026,316.45	Irrelevant, cumulative evidence, FRE 402, 403
4.	February 8, 2000	Check #709697 for \$1,334,959.01	Irrelevant, cumulative evidence, FRE 402, 403
5.	February 10, 2000	Check #710575 for \$2,194,094.75	Irrelevant, cumulative evidence, FRE 402, 403
6.	March 1, 2000	Check #713908 for \$26,762.00	Irrelevant, cumulative evidence, FRE 402, 403
7.	March 15, 2000	Check #716417 for \$1,300.00	Irrelevant, cumulative evidence, FRE 402, 403
8.	March 22, 2000	Check #717552 for \$1,850.00	Irrelevant, cumulative evidence, FRE 402, 403
9.	March 27, 2000	Check #686205 for \$8,060.31	Irrelevant, cumulative evidence, FRE 402, 403

<u>ib>xi\$008}(11#</u>	DANIIB	TREACHER MENTERS OF THE CONTROL OF T	OBJECTION TO ANDATESTORY PRE: #
10.	March 28, 2000	Check #686352 for \$380.26	Irrelevant, cumulative evidence, FRE 402, 403
11.	March 29, 2000	Check #686742 for \$1,955.80	Irrelevant, cumulative evidence, FRE 402, 403
12.	March 30, 2000	Check #687052 for \$204.76	Irrelevant, cumulative evidence, FRE 402, 403
13.	April 3, 2000	Check #687601 for \$197.94	Irrelevant, cumulative evidence, FRE 402, 403
14.	April 4, 2000	Check #687798 for \$874.96	Irrelevant, cumulative evidence, FRE 402, 403
15.	April 6, 2000	Check #688240 for \$696.41	Irrelevant, cumulative evidence, FRE 402, 403
16.	April 10, 2000	Check #688659 for \$520.68	Irrelevant, cumulative evidence, FRE 402, 403
17.	April 11, 2000	Check #688915 for \$532.23	Irrelevant, cumulative evidence, FRE 402, 403
18.	April 12, 2000	Check #689163 for \$529.35	Irrelevant, cumulative evidence, FRE 402, 403
19.	April 19, 2000	Check #690276 for \$750.00	Irrelevant, cumulative evidence, FRE 402, 403

EXMANDALL#	DATE	INSTANT INVOLUTION	OBJECTIVON TIE ANDMESSION PREE #
20.	April 21, 2000	Check #690832 for \$1,322.09	Irrelevant, cumulative evidence, FRE 402, 403
21.	April 26, 2000	Check #722237 for \$5,423.17	Irrelevant, cumulative evidence, FRE 402, 403
22.	April 28, 2000	Check #692129 for \$1,275.00	Irrelevant, cumulative evidence, FRE 402, 403
23.	May 10, 2000	Check #723342 for \$308.80	Irrelevant, cumulative evidence, FRE 402, 403
24.	February 8, 2000 through May 10, 2000	Tech Data Payment Invoice Application	Irrelevant, cumulative evidence, FRE 402, 403
25.	February 2000	Telephone log entry of Michael Ward	
26.	February 9, 2000, correspondence	Tech Data letterhead	
27.	February 2000	Redacted February 9, 2000 correspondence	
28.	February 11, 2000	Transmittal from D Guenthner to M. Ward	
29.	November 18, 2004	M Ward AR Note Management(Exhibit #1 to Deposition of M Ward)	
30.	June 27, 2000	Tech Data Proof of Claim	
31.	February 11, 2000	Dave Guenthner to Michael Ward	
32.	February 16, 2000	Nancy Pearson letter	

ic:x04013101;#	DATUB	TOTAL DESCRIPTION	OBJECTION TO ANDMISSION PRID.#
33.		Demonstrative-Chart of payments to major vendors	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403
34.		Bridge demonstrative charts/graphs	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403
35.		Demonstrative-OCB charts & graphs for Ingram	Irrelevant, cumulative evidence, FRE 402, 403
36.	May 10, 2000	Treasury Released Checks by Date; Exhibit 10 to Oshlo Deposition	Hearsay. FRE 802. Authenticity. FRE 901.
37.		Liquidation analysis (Exhibit H to Disclosure Statement)	Hearsay. FRE 802.
38.		Updated liquidation analysis from Gilmour	Hearsay. FRE 802. Authenticity, FRE 901.

39.	ETTAG	DESCRIPINON Demonstrative- make-up of outstanding unsecured creditors	OBJECTION TO ADMISSION FRE# Unqualified expert opinion based on unreliable principles and methods. FRE
			403, 702 Irrelevant, cumulative evidence, FRE 402, 403.
40.	April 27, 2000	Bank presentation	
41.	May, 2000	Blackstone Confidential Information Memorandum	Hearsay. FRE 802. Authenticity, FRE 901.
42.	February 28, 2000-July 25, 2000	Inacom Board of Directors Minutes	
43.	May 24, 2000	E-mail from Al Karsnia to Ben Wells	Hearsay. FRE 802. Authenticity, FRE 901.
44.		Compaq/CTY Asset Purchase Agreement	
45.	March 15, 2000	Accounts Payable Schedule as of 2/12/00 and attached AP register	
46.	February 16, 2000	Compaq Computer Corp Revolving Credit Facility Commitment Letter	
47.		Services, Supply and Sales Agreement	
48.		Separation and Sharing Agreement	
49.		Service Level Agreement	-
50.	February 16, 2000	Intercreditor Agreement among Deutsche Bank, Compaq and IBM Credit	
51.		3 rd Amendment/Waiver among Inacom, Banks, IBM Credit	

GXCHOORION#	DATTE	INNIAL DANGER	OBJEXETHOR TO AND MISSION FREE #
52.		4 th Amendment/Waiver among Inacom, Banks, IBM Credit	
53.		5 th Amendment/Waiver among Inacom, Banks, IBM Credit	
54.		6 th Amendment/Waiver among Inacom, Banks, IBM Credit	
55.	March 24, 2000	Oshlo memo to Fitzpatrick re accessing Compaq credit facility	Irrelevant, FRE 402, Hearsay. FRE 802. Authenticity, FRE 901.
56.	April 4, 2000	Oshlo memo to Fitzpatrick re status of held checks and revolver	Irrelevant, FRE 402, Hearsay. FRE 802. Authenticity, FRE 901.
57.	April 27, 2000	Anderson/Wavro letter to Fitzpatrick re collections on receivables owned by Compaq	Irrelevant, FRE 402, Hearsay. FRE 802. Authenticity, FRE 901.
58.	April 28, 2000	Notice of Borrowing from Inacom to Deutsche Bank	
59.	May 16, 2000	Wavro letter to Fitzpatrick waiving a portion of the Compaq commitment letter	Irrelevant, cumulative evidence, FRE 402, 403, Hearsay. FRE 802. Authenticity, FRE 901.
60.	May 26, 2000	Letter from Wood and Cheever to Anderson re misdirected funds	Hearsay. FRE 802. Authenticity, FRE 901.
61.		Debtors' Disclosure Statement	Irrelevant, cumulative evidence, FRE 402, 403, Hearsay, FRE 802

## 1118110B1XCE	DATHE	THRUALL TEXTHORDER DIESCORTETTION	OBJECTNON TO AVDIVESSION/ TREE!!
62.	March 14, 2000	Gagliardi e-mail to Winkler complaining about no incremental service revenue	Hearsay. FRE 802. Authenticity, FRE 901.
63.		Complaint-Custom Edge v. Inacom, etal	
64.	April 18, 2000	Hansen e-mail to Oshlo et al re split of AR receipts	Hearsay. FRE 802. Authenticity, FRE 901.
65.	May 17, 2000	Inacom press release	
66.	May 17, 2000	Moody's press release	
67.	May 9, 2000	Fax to Gagliardi from Robert M. Wood, Jr. Leverage Finance Group	Hearsay. FRE 802. Authenticity, FRE 901.
68.		Demonstrative-supporting Fitz narrative	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403
69.		First Amendment to Asset Purchase Agreement	

EXTROBINE#	DATE:	TITRIVAL LEXIBITED (TO DESCERTIFICON	OBJECTION TO ADMISSION PROF.
70.	June 2, 2000	Asset Purchase Agreement (unexecuted) by and between Compucom and Marlin	Document is not sufficiently identified to permit inspection and objection. Failure to disclose. FRCP 26, 33, 34 & 37(c); FRE 403, Hearsay. FRE 802. Authenticity. FRE 901.
71.	June 19, 2000	Affidavit of Thomas J. Fitzpatrick in Support of First Day Orders	
72.	February 3, 2000	Summary Act vs. Bud	Document is not sufficiently identified to permit inspection and objection. Failure to disclose. FRCP 26, 33, 34 & 37(c); FRE 403, Hearsay. FRE 802. Authenticity. FRE 901.
73.	March 27, 2000	Inacom Press release	
74.	May 2000	Blackstone Project Adams Debtor in Possession Model report	Document is not sufficiently identified to permit inspection and objection. FRCP 26, 33, 34 & 37(c); FRE 403, Hearsay. FRE 802. Authenticity. FRE 901.

EXXIBITIN	DAME	INRIAIL IDXIHIBINI IDIBSCRIPINOR	OBJEKCTMONITHO AUDMERSTIONY IMPER
75.	March 24, 2000	A/P Weekly Balancing to A/P Aging Report	Hearsay. FRE 802. Authenticity. FRE 901.
76.	January 1, 2000	Jay Samuelson e-mail to Chris Anderson	Hearsay. FRE 802. Authenticity, FRE 901.
77.	May 27, 2000	Kevin Edwards e-mail to Mike Hall	Hearsay. FRE 802. Authenticity, FRE 901.
78.	April 28, 2000	Paul Hatfield memorandum to mailing list	Hearsay. FRE 802. Authenticity, FRE 901.
79.	December 9, 1999	Roberta Conklin email re Inacom Update	Hearsay. FRE 802. Authenticity, FRE 901.
80.	April 26, 2000	Minutes of Inacom Board of Directors Meeting	
81.	June 14, 2000	Bill Wavro letter to Fitzpatrick and attached statement	Hearsay. FRE 802.
82.		Tom Molchan Memo to Board re materials for 6/1/00 meeting	Hearsay. FRE 802. Authenticity, FRE 901.
83.	February 16, 2000	Davis Polk & Wardwell memo re Funds Flow for Compaq-Inacom closing	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403. Hearsay. FRE 802.

EXTROPORTE	DAVITE		OBJECTION TO
84.	May 2000	Blackstone Project Addams Reorganization Model	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403. Hearsay. FRE 802.
85.		Blackstone Group Jan Actual-April Actual	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403. Hearsay. FRE 802.
86.		Blackstone Group Q2-Q3 Consolidated Summary and backup	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403. Hearsay. FRE 802.

DXXXXIBITE#	ENTAG	THRIAIL BASSUBUT DBSCRIPTHOR	OBJECTION TO ADMISSION/ PRE#
87.	April 19, 2005	Bridge Associates Expert Report	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403
88.	April 29, 2005	Weiser LLP expert report	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403
89.	May 27, 2005	Bridge Associates Rebuttal Expert Report	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403

EXMANDIT#	BULLYOU	THRUAND IDENTIFICAN	OBJEKCTITORI TIO ANDATISSIORY PRIE,#
90.		Murray Devine expert report	Unqualified expert opinion based on unreliable principles and methods. FRE 403, 702 Irrelevant, cumulative evidence, FRE 402, 403
91.		First Set of Interrogatories propounded by Plaintiff	
92.		Responses to First Set of Interrogatories propounded by Plaintiff	
93.		Plaintiff's Initial Disclosures pursuant to Fed. R. Bankr. P. 7026(a)(1)	
94.		Defendant's Initial Disclosures pursuant to Fed. R. Bankr. P. 7026(a)(1)	
95.		First Set of Request for Production of Documents propounded by Plaintiff	
96.		Response to Plaintiff's First Set of Request for Production of Documents	
97.		Documents produced by Defendant	
98.	3/21/00	email from Mike Ward to Mike Zava (Bates # 3371)	
99.		Defendant's Second Request for Production of Documents	
100.	3/20/00	email from Mike Ward to Mike Zava (Bates # 3372)	
101.	2/18/00	email from Mike Ward to Mike Zava (Bates # 3380)	
102.	3/7/00	email from Mike Ward to Mike Zava (Bates # 3373-3374)	

13)X1911B10T1#	DATE	INTERVEL I DE STATUBINI IDI ESTERITATION	OBMECLION TO
103.	2/28/00	email from Mike Ward to Mike Zava (Bates # 3378)	
104.	3/24/00	email from Mike Ward to Mike Zava (Bates # 3379)	
105.	2/18/00	email from Mike Ward to Mike Zava (Bates # 3381)	
106.	2/18/00	email from Mike Ward to Mike Zava (Bates # 3382)	
107.	2/8/00	email from Mike Ward to Mike Zava (Bates # 3385)	
108.		AR Notes(Exhibit 4 to Deposition of M. Zava)	